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2                   **FILED**  
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2                   **07 NOV 14 PM 3:50**  
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4                   CLERK, U.S. DISTRICT COURT  
5                   SOUTHERN DISTRICT OF CALIFORNIA  
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7                   BY: *J*                   DEPUTY  
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9                   UNITED STATES DISTRICT COURT  
10                  SOUTHERN DISTRICT OF CALIFORNIA  
11

12                  January 2007 Grand Jury      **07 CR 3108 W**  
13

14                  UNITED STATES OF AMERICA,      )      Criminal Case No. \_\_\_\_\_  
15                  Plaintiff,                        )      I N D I C T M E N T  
16                  v.                                 )      Title 21, U.S.C., Secs. 952 and  
17                  TOMAS SANTILLANES-LOPEZ,        )      960 - Importation of Cocaine;  
18                  Defendant.                        )      Title 21, U.S.C., Sec. 841(a)(1) -  
19                  )      Possession of Cocaine with  
20                  )      Intent to Distribute  
21                  )  
22                  )  
23                  )

24                  The grand jury charges:  
25

26                  Count 1  
27

28                  On or about November 4, 2007, within the Southern District of California, defendant TOMAS SANTILLANES-LOPEZ did knowingly and intentionally import 5 kilograms and more, to wit: approximately 19 kilograms (41.8 pounds) of cocaine, a Schedule II Controlled Substance, into the United States from a place outside thereof; in violation of Title 21, United States Code, Sections 952 and 960.

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31                  //  
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33                  ABC:em:Imperial  
34                  11/8/07  
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### Count 2

On or about November 4, 2007, within the Southern District of California, defendant TOMAS SANTILLANES-LOPEZ did knowingly and intentionally possess, with intent to distribute, 5 kilograms and more, to wit: approximately 19 kilograms (41.8 pounds) of cocaine, a Schedule II Controlled Substance; in violation of Title 21, United States Code, Section 841(a)(1).

8 DATED: November 14, 2007.

A TRUE BILL:

WPS  
Foreperson

KAREN P. HEWITT  
United States Attorney

14  
15 By: (Signature) \_\_\_\_\_  
16 for AARON B. CLARK  
Assistant U.S. Attorney